COUNTY COUNCIL OF HARFORD COUNTY, MARYLAND

Bill No. 05-45 AA

	Introduced by	:Coi	ıncil Member Gu	thrie		
	Legislative D	ay No	05-31	Date:	December 6, 2	2005
	267-104, Ad Management, 2 and Section 2004; and to amended, as adequate pub repeal and recas enacted by 4, of County provide that to Council Bill (1997).	of Chapter 4, of County repeal and enacted by lic facilities enact, with a the Council Council Bil he sunset pro 04-08, as an	ic facilities, of 267, Zoning, of the Council Bill 04 reenact, with amount the Council on law for schools mendments, Section April 13, 200 1 04-08, as amenovision of the ade	Article XXI, ne Harford Cou 08, as amended endments, Section April 13, 2004 as established tons 2 and 3, of 04; to repeal and ded, as enacted equate public factorial con 1 and 2 effect on June	Public Facilities nty Code, as and, as enacted by son 3, of Count; to repeal the by Council Bi County Council de reenact, with a by the Councilities law for se 30, 2009; and	(a), Schools, of Section les, of Part 6, Growth hended; to repeal Section the Council on April 13, y Council Bill 04 08, as sunset provision of the ll 04 08, as amended to ll Bill 04-08 as amended, out amendments, Section il on April 13, 2004; to schools as established by to provide that the rated
		By the Cou	ncil,	December 6,	2005	_
	Introd	uced, read fi	rst time, ordered	posted and publ	lic hearing scheo	duled
			on:	January 3, 20	06	-
			at:	6:45 p.m.		_
		Ву	order: 30x1x	ra JO Cu	mmy	_ Council Administrator
Ha	ving been posted Charter, a publi	d and notice of	of time and place of	PUBLIC HEAR hearing and title by 3, 2006, and c	of Bill having be	een published according to January 3, 2006
						cil Administrator
	EXPLANATION:	EXISTING LA Deleted from a Language ad	NDICATE MATTER A AW. [BRACKETS] indexisting law. <u>Underling</u> ided to bill by the determinant of the determin	licate matter ing indicates amendment.		

Bill No. 05-45 As Amended

- 1 Section 1. Be It Enacted By the County Council of Harford County, Maryland, that Subsection
- 2 B(2)(a), Schools, of Section 267-104, Adequate public facilities, of Article XXI, Public
- 3 Facilities, of Part 6, Growth Management, of Chapter 267, Zoning, of the Harford County Code,
- 4 as amended, be, and it is hereby, repealed and reenacted, without amendments, to read as
- 5 follows:
- 6 Chapter 267. Zoning.
- 7 Part 6. Growth Management.
- 8 Article XXI. Public Facilities.
- 9 Section 267-104. Adequate public facilities.
- 10 B. Adequacy standards (minimum acceptable level of service).
- 12 (2) Residential development. Approval of residential subdivision plans and site plans for 12 multi-family development shall be subject to findings of adequate capacity based on the 13 standards set in this subsection, and the current and projected use level described in the 14 annual growth report:
 - (a) Schools

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- (1) Preliminary approval. Preliminary subdivision plans exceeding five lots and site plans for multi-family residential developments exceeding five dwelling units shall not be approved at locations where either of the following conditions exists:
 - (a) The enrollment at the elementary school which serves the site is greater than 105% of the rated capacity, or is projected to be greater than 105% within 3 years; or

1	(b) The enrollment of either the middle school or high school which serves the site
2	is greater than 105% of the rated capacity or is projected to be greater than
3	105% within 3 years.
4	(2) Conditional review. If Paragraphs (2)(a)(1)(a) or (b) of this subsection preven
5	approval of a preliminary subdivision plan or a site plan, the Department of
6	Planning and Zoning may proceed with conditional review of the plan and place i
7	on a waiting list arranged by date of completion of the review. Record plats
8	grading permits, and public works agreements for utilities or roads shall not be
9	executed by the county until the plan for the project is removed from the waiting
10	list and preliminary approval is granted. Removal from the waiting list shall occur
11	only when the condition that prevented approval under Paragraphs (2)(a)(1)(a) or
12	(b) of this subsection no longer exists.
13	(3) Exemptions. The provision of this subsection shall not apply to transient housing
14	housing for the elderly and continuing care retirement communities.
15	(4) Grandfathering. The provision of this section concerning the adequacy of schools
16	shall not apply to those developments which, as of the effective date of Bill No
17	91-70 (4/6/92), have an approved preliminary plan.
18	Section 2. And Be It Further Enacted, that Section 2 and Section 4 3of County Council
19	Bill 04-08, as amended, as enacted by the Council on April 13, 2004, be, and they are
20	hereby repealed repealed and reenacted, with amendments; and that Section 3 4 of County
21	Council Bill 04-08, as amended, as enacted by the Council on April 13, 2004, be, and it is
22	hereby repealed and reenacted with without amendments, all to read as follows:

Bill No. 05-45 As Amended

1		Section 2. And Be It Further Enacted, That Subsection B(2)(a), Schools, of Section
2		267-104, Adequate public facilities, of Article XXI, Public Facilities, of Part 6,
3		Growth Management, of Chapter 267, Zoning, shall read as follows:
4		Chapter 267. Zoning.
5		Part 6. Growth Management.
6		Article XXI. Public Facilities.
7		Section 267-104. Adequate public facilities.
8	B.	Adequacy Standards (minimum acceptable level of service).
9		(2) Residential development. Approval of residential subdivision plans and site plans for
10		multi-family development shall be subject to findings of adequate capacity based on
11		the standards set in this subsection, and the current and projected use level described in
12		the annual growth report:
13		(a) Schools
14		(1) Preliminary approval. Preliminary subdivision plans exceeding five lots and
15		site plans for multi-family residential developments exceeding five dwelling
16		units shall not be approved at locations where either of the following
17		conditions exists:
18		(a) The enrollment at the elementary school which serves the site is greater
19		than 115% 110% of the rated capacity, or is projected to be greater
20		than 115% 110% within 5 years; or
21		(b) The enrollment of either the middle school or high school which serves
22		the site is greater than $\frac{115\%}{110\%}$ of the rated capacity or is projected
23		to be greater than 115% 110% within 5 years.

Bill No. 05-45 As Amended

2	approval of a preliminary subdivision plan or a site plan, the Department of
3	Planning and Zoning may proceed with conditional review of the plan and
4	place it on a waiting list arranged by date of completion of the review. Record
5	plats, grading permits, and public work agreements for utilities or roads shall
6	not be executed by the county until the plan for the project is removed from
7	the waiting list and preliminary approval is granted. Removal from the
8	waiting list shall occur only when the condition that prevented approval under
9	Paragraphs (2)(a)(1)(a) or (b) of this subsection no longer exists.
10	(3) Exemptions. The provisions of this subsection shall not apply to transient
11	housing, housing for the elderly and continuing care retirement communities.
12	(4) Grandfathering. The provisions of this section concerning the adequacy of
13	schools shall not apply to those developments which, as of the effective date
14	of Bill No. 91-70 (4/6/92), have an approved preliminary plan.}
15	Section 3. And Be It Further Enacted, that section 1 of this Act shall take effect 60
16	calendar days from the date it becomes law fand shall remain in effect until June 30,
17	2007 <u>2009</u>] .
18	{Section 4. And Be It Further Enacted, that section 2 of this act shall take effect at
19	the time when Section 1 of this act no longer has any force or effect.}
20	Section 3. And Be It Further Enacted, that this Act shall take effect 60 calendar days from the
21	date it becomes law.
	EFFECTIVE: April 14, 2006

(2) Conditional review. If paragraphs (2)(a)(1)(a) or (b) of this subsection prevent

Bill No. 05-45 As Amended

The Council Administrator does hereby certify that fifteen (15) copies of this Bill are immediately available for distribution to the public and the press.

Council Administrator

HARFORD COUNTY BILL NO. 05-45 As Amended
Brief Title Adequate Public Facilities – Sunset Provisions is herewith submitted to the County Council of Harford County for enrollment as being the text as finall passed.
CERTIFIED TRUE AND CORRECT BOYLOTA OF COMMON Council Administrator ENROLLED Council President
Date February 7, 2006 Date February 7, 2006
BY THE COUNCIL Read the third time.
Passed: LSD 06-04
Failed of Passage:
By Order Council Administrator
Sealed with the County Seal and presented to the County Executive for approval this 8 th day of February , 2006 at 3:00 p.m. Council Administrator
BY THE EXECUTIVE APPROVED: Date February 18, 2006 BY THE COUNCIL

This Bill No. 05-45 As Amended, having been approved by the Executive and returned to the Council, becomes law on February 13, 2006.

EFFECTIVE DATE: April 14, 2006

Barbara J. O'Connor, Council Administrator
BILL NO. 05-45

As Amended